

ORIGINAL

J. Stephen Gehring, Private Citizen  
Bobby Jones, Private Citizen  
Lois Jones, Private Citizen  
C/O: 8157 W. Deadeye Rd.  
Payson, Arizona [PZ 85541]  
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In Propria Persona

**COMMISSIONERS**

Gary Pierce, Chairman  
Paul Newman, Commissioner  
Brenda Burns, Commissioner  
Bob Stump, Commissioner  
Sandra D. Kenndy, Commissioner

**Before the Arizona Corporation Commission**

J. Stephen Gehring, Bobby Jones, Lois  
Jones Private Citizens, Injured Parties,  
Complainants,

vs.

PAYSON WATER CO. INC./BROOKE  
UTILITIES INC.  
Respondents.

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Arizona Corporation Commission

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**DOCKET NO. W-03514A-12-0008**

**RESPONSE TO RESPONDANTS  
MOTION TO COMPEL  
IDENTIFICATION OF AUTHOR  
OF DATA SOURCE INCLUDED AS  
EVIDENTIARY EXHIBIT**

**NOW COMES**, the Complainants J. Stephen Gehring, Bobby Jones and Lois Jones, to respond to Respondents Motion to Compel Identification of Author of Data Source Included as Evidentiary Exhibit.

Respondents' Motion is improperly captioned. The Respondents cannot arbitrarily alter the style of the "Formal Complaint." The current process is administered by Rules specified in Ariz. Adm. Code R14-3-106 through 111 and Respondents have failed or refused to make request discovery and disclosure.

Complainants object to Respondents' inference that they attempt to "hide the ball." There is no "hiding of the ball" anywhere within the Complaint as Respondents sociopathic tendencies and deceptive practices would lead him to believe.

It is not the Complainants' fault that the Respondents have a difficult time understanding plain English and real truth and facts. There is nothing sneaky about the allegations and facts contained in the Complaint as Respondents have dishonorably suggested. It is just simple truth and fact based on the facts, information, documentation and other evidence gathered at the time of forming the Complaint.

The Complainants' reserve the right to evidence the integrity of the Complaint and if necessary revise it when additional information, facts and documentation become available in discovery and disclosure.

In reference to "RMB Spreadsheets 1 & 2 Analysis" there is no obvious attempt to conceal the identification of the party responsible for the analysis such innuendo comes from a deranged mind. The "Analysis" itself is a personal analysis of the document "Brooke Utilities Inc., MDC Water System, Water Augmentation Charges Calculation, Expenses incurred in June 2011 but billed to Customers in July 2011" prepared by Richard M. Burt and typed up by J. Stephen Gehring.

The basis qualifications, background and ability to opine such data by Richard M. Burt are as follows:

- 1) **Background:** Service in the U. S. Military 21 plus years, Classified Operations where no assignment is recorded on the official assignment records maintained by the Department of the Army. Classified Operations 7 years (under the operational control of the Central Intelligence Agency). Classified Operations and Records are maintained in a Classified Records vault. Formally schooled in the following areas requiring mathematical application: Explosives and demolitions, fire direction and control (also senior instructor of the subject), underwater operations, enemy movement calculations, Antenna theory to communicate with base from a 3<sup>rd</sup> world country commitment, Air Force Load Master (schooled and trained by the Air Force), Air Force Physiological Course (required by all high performance aircraft Pilots and Crew), Parachute infiltration techniques (HALO, HAHO, Special Terrain and Open water infiltration by Parachute), Operations in intelligence, Intelligence Analysis, DAME (Defense Against Methods of Entry), Interrogation Techniques, Strategic Reconnaissance Course (Assigned Senior Instructor for course on bases of performance as candidate of the course); all require Mathematics;
- 2) NBC (Nuclear, Biological and Chemical) individual was fully trained, qualified, and executed duties (on official written orders) and assigned the official responsibilities as the NBC Officer of major military organizations. This duty required compilations which included contaminate densities of Biological and Chemical concentrations of Military Grade dispersals as it would apply to hazards to operational troop concentrations;
- 3) Mathematical computations for Nuclear committed devices (Tactical or Strategic). These computations include radiological burst influences (gamma radiation) burst altitude, wind drift computations (at ground and altitude), correlation computations so as to allow the commander mathematical data in order to command his troops to take steps to immediately give them the highest degree of survivability.

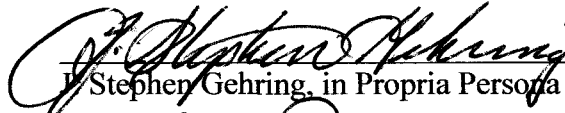
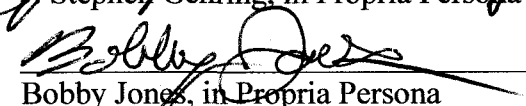
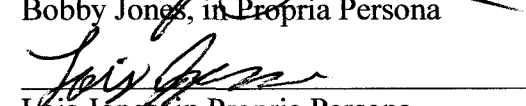
Although RAD emissions represent data acquired by radiological reading devices (possessed by the major Military Organizations Reconnaissance Unit) the Radiological Measuring Responsibilities of that Unit requires mathematical computations based on Radiological levels in order for the Commander to dictate time limitations of personnel in the "Hot Zone" (contaminated area). This requires very precise mathematical computations.

- 4) UWO (Underwater Operations) require an absolute ability to measure partial pressure of breathing mixtures furnished to the diver as a straight air mixture or as a exotic mixture. Failure to compute these factors could lead to a divers condition not known to be good as it applies to human life (in respect to that diver). Such ignorance could ultimately lead to the following conditions, just to mention a few. Caissons disease, Nitrogen Narcosis, Shallow Water Blackout (cause of death drowning). But wait! . . there's more . . . . . however, we are running short of paper;

Mr. Burt resides at 8157 Deadeye Rd., Payson, Ariz. 85541. The telephone number to reach him at is (928) 474-9859. He is available for interview upon arrangement or appointment and all interviews or examinations will be recorded electronically. Should the Respondents require verification of his background and qualifications they request them through discovery and disclosure.

Complainants have fully complied with the improper motives and methods of Respondents in obtaining discovery and disclosure. It is requested that the Commission so Notice that Respondents they have only a few days left (March 30<sup>th</sup> 2012) to comply with the Subpoena Decus Tecum he/they have been served with and that he/they should concentrate on compliance with the Subpoena instead of playing games.

**Respectfully submitted** this 27<sup>th</sup> day of March, 2012

  
Stephen Gehring, in Propria Persona  
  
Bobby Jones, in Propria Persona  
  
Lois Jones, in Propria Persona

### **CERTIFICATE OF SERVICE**

The Original and 13 copies of the foregoing Motion have been mailed this 27<sup>th</sup> day March, 2012 to the following:

DOCKET CONTROL  
ARIZONA CORPORATION COMMISSION  
1200 West Washington Street  
Phoenix, Arizona 85007

Copies of the foregoing Motion have been mailed this 27<sup>th</sup> day March, 2012 to the following:

Bobby and Lois Jones  
7325 N. Caballero Rd.  
Payson, Az. 85541

Robert T. Hardcastle  
P. O. Box 82218  
Bakersfield, Ca. 93380

By: 